Art Unit: 2434

1. This correspondence is in response to reply brief filed on 03/23/2009 and communication sent to

applicant and examiner on 06/18/2009 from the Board of Patent Appeals and Interferences.

2. The reply brief filed 03/23/2009 has been entered and considered. The application has been

forwarded to the Board of Patent Appeals and Interferences for decision on the appeal.

3. Responsive to 'A copy of Ex parte HADDAD' attached with the reply brief and included in the

reply Third Issue (page 5), a supplemental Examiner's Answer is set forth below:

Examiner has overlooked the document, 'A copy of Ex parte HADDAD', attached with the reply

brief; however, further consideration revealed that this document ['A copy of Ex parte HADDAD'] is found

to be new evidence presented after final office action.

In accordance with 37 CFR 41.41(a)(2):

"A reply brief shall not include any new or non-admitted amendment, or any new or non-admitted affidavit or other evidence. See § 1.116 of this title for amendments, affidavits or other evidence filed after final action but before or on the same date of filling an appeal and § 41.33 for amendments, affidavits or other

evidence filed after the date of filing the appeal"

4. Appellant may file another reply brief in compliance with 37 CFR 41.41 within two months of the

date of mailing of this supplemental examiner's answer. Extensions of time under 37 CFR 1.136(a) are

not applicable to this two month time period. See 37 CFR 41.43(b)-(c).

A Technology Center Director or designee has approved this supplemental

examiner's answer by signing below:

/Timothy P Callahan/

Director, Technology Center 2400